

## UNITED STATES PATENT AND TRADEMARK OFFICE





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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/016,739	01/30/1998	D. MICHAEL GODWIN	1002-0537	7368	
7:	590 03/07/2003				
BRADFORD G. ADDISON			EXAMINER		
MAGINOT, ADDISON & MOORE BANK ONE CENTER TOWER			UNDERWOOD	UNDERWOOD, DONALD W	
	ENT CIRCLE SUITE 3000 IS, IN 462045130		ART UNIT	PAPER NUMBER	
	,		3652		

DATE MAILED: 03/07/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)



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APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

EXAMINER

ART UNIT

PAPER NUMBER

DATE MAILED:

41

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

THE PERIO	2 500 DEDLY	ADVISORY ACTION
X THE PERIO	D.FOR REPLY:	
a) 🔀 will	expire_3	months from the date of the final Office action (including extensions of time granted).
b) 🗀 exp wh	oires either (1) t	three months from the mail date of the final Office action, or (2) on the mail date of this Advisory Action, In no event, however, will the statutory period for reply expire later than six months from the mail date of
extension fee The appropria	have been filed te extension fee	otained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate I is the date for purposes of determining the period of extension and the corresponding amount of the fee. e under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply e action; or (2) as set forth in (b) above.
Appellant	s Brief is due ir	n accordance with 37 CFR 1.192(a).
Applicant' to place th	s reply to the fine application in	nal rejection, filed <u>0.2   21   0.3</u> has been considered with the following effect, but it is not deemed n condition for allowance.
1. The prop	osed amendme	ent to the claim and/or specifications will not be entered and the final rejection stands because:
a. $\square$ There		ng showing under 37 CFR 1.116(b) why the proposed amendment is necessary and was not
b. 🗖 They	raise new issue	es that would require further consideration and/or search. (See Note).
c. They	raise the issue	of new matter. (See Note).
	are not deeme peal.	d to place the application in better form for appeal by materially reducing or simplifying the issues
e. 🗌 They	present additio	onal claims without cancelling a corresponding number of finally rejected claims.
NOTE: _	The o	amendments to claim 21 comprises a new
_		,
-	155ue.	
		amended claimwould be allowed if submitted in a separately filed
3. Ⅷ Upon will b	the filing an ape as follows:	opeal, the proposed amendment ロ will be entered 図 will not be entered and the status of the claims AS PER FINAL REJECTION.
Claim all	owed:	
Howeve	·	vercome the following rejection(s):
ш Арріісаі	it s reply mas ov	ercome the following rejection(s):
4. The	affidavit, exhibit	t or request for reconsideration has been considered but does not overcome the rejection because
	affidavit or exhil ented.	bit will not be considered because applicant has not shown good and sufficent reasons why it was not earlier
☐ The ∣	oroposed drawi	ing correction  has has not been approved by the examiner.
☐ Othe	r	
Applicar	it may obtain fu	orther examination by filing a request for an application under 37 CFR 1.53(d) (CPA).
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		Nemala W. Wenth W. 2016/16 4

JONALD W. UNDERWOOD
PRIMARY EXAMINER